(Sec. 201, Pub. L 85-859, 72 Stat. 1360, as amended (26 U.S.C. 5206))

§19.588 Construction of bulk conveyances.

- (a) *Construction*. All bulk conveyances authorized by this part shall conform to the following:
- (1) If the conveyance consists of two or more compartments, each shall be so constructed or arranged that emptying of any compartment will not afford access to the contents of any other compartment.
- (2) The conveyance (or in the case of compartmented conveyances, each compartment) shall be so arranged that it can be completely drained.
- (3) Each tank car or tank truck shall have permanently and legibly marked thereon its number, capacity in wine gallons, and the name or symbol of its owner.
- (4) If the conveyance consists of two or more compartments, each compartment shall be identified and the capacity of each shall be marked thereon.
- (5) A route board, or other suitable device, for carrying required marks or brands shall be provided on each bulk conveyance.
- (6) Calibrated charts showing the capacity of each compartment in wine gallons for each inch of depth, shall be available for use in measuring the contents of each tank truck, tank ship, or barge.
- (b) Proprietor's responsibility. Before filling any bulk conveyance, the proprietor shall examine it to ascertain that it meets the requirements of this section and is otherwise suitable for receiving the spirits, denatured spirits, or wines, and he shall refrain from, or discontinue, using any such conveyance found by him or by an ATF officer to be unsuitable.

(Sec. 201, Pub. L. 85–859, 72 Stat. 1360, as amended, 1362, as amended (26 U.S.C. 5206, 5212, 5214); sec. 807, Pub. L. 96–39, 93 Stat. 285 (26 U.S.C. 5213))

[T.D. ATF-198, 50 FR 8464, Mar. 1, 1985, as amended by T.D. ATF-206, 50 FR 23952, June 7, 1985]

§19.589 Restrictions on disposition of bulk spirits.

(a) For nonindustrial use. Spirits for nonindustrial use may be sold or dis-

posed of in containers holding more than 1 wine gallon only to the persons and for the purposes set forth in 27 CFR part 3.

(b) For industrial use. Shipment or delivery of spirits (other than alcohol or neutral spirits) withdrawn from bond in containers holding more than 1 wine gallon for industrial use shall, as provided in 27 CFR part 3, be made directly to the user of the spirits.

(Sec. 201, Pub. L. 85-895, 72 Stat. 1356, as amended (26 U.S.C. 5201))

MARKS

§19.592 General.

Proprietors shall mark, identify, and label all containers of spirits or denatured spirits as provided by this part. Containers of wine shall be marked in accordance with 27 CFR part 24. Containers of articles shall be marked in accordance with 27 CFR part 211.

(Sec. 201 Pub. L. 85-859, 72 Stat. 1358, as amended, 1360, as amended (26 U.S.C. 5204, 5206))

[T.D. ATF-206, 50 FR 23952, June 7, 1985, as amended by T.D. 372, 61 FR 20724, May 8, 1996]

§19.593 Package identification numbers in production and storage.

- (a) General. Packages of spirits filled during production or storage operations after December 31, 1979, shall be marked with a lot identification representing the date the package is filled, and consisting, in the order shown, as follows:
- (1) The last two digits of the calendar year;
- (2) An alphabetical designation from "A" through "L", representing January through December, in that order;
- (3) The digits corresponding to the day of the month; and
- (4) When more than one lot is filled into packages during the same day, for successive lots after the first lot, a letter suffix, in alphabetical order, with "A" representing the second lot, "B" representing the third lot, and so forth. The first three lots filled into packages on January 2, 1980, would be identified as "80A02", "80A02A", "80A02B".
- (b) Packages constituting a lot. Packages of spirits received from customs custody or filled during any one day